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Fax Cover Sheet - URGENT

DATE: February 5, 2004

TO: JEFFREY C. MULLIS
USPTO - GROUP ART UNIT 1711

PHONE: 571-272-1075
FAX: 703-872-9306

FROM: Kevin S. Dobson, Reg. No. 40,296
E. I. du Pont de Nemours and Co.

PHONE: 302-892-5526
FAX: 302-992-3257

RE: INVENTOR: I-HWA LEE ET AL. APPLICATION NO: 09/494,107 DOCKET NO. AD6430USCIP
FILED: 1-28-2000 TITLE: ADHESIVE COMPOSITIONS BASED ON BLENDS OF GRAFTED
SUBSTANTIALLY LINEAR POLYETHYLENES AND NON-GRAFTED CONVENTIONAL
POLYETHYLENES

CC:

Number of pages including cover sheet: 10

ATTACHED IN RESPONSE TO MY TELEPHONE CONVERSATION WITH EXAMINER MULLIS,
IS A FAXED COPY OF THE RESPONSE TO THE OFFICE ACTION DATED 6-16-2003, WHICH
INCLUDES:

RECEIPT CARD
RESPONSE AND AMENDMENT dated 10-16-2003
PETITION FOR EXTENSION OF TIME (1 MONTH)
FEE TRANSMITTAL FORM
and "CERTIFICATE OF MAILING" DATED 10-16-2003

PLEASE ACKNOWLEDGE RECEIPT BY FACSIMILE. THANK YOU.

Message

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RESPONSE AND AMENDMENT,
PETITION FOR EXTENSION OF TIME (1 month),
FEE TRANSMITTAL FORM
with "Certificate of Mailing"

THE STAMP OF THE PATENT OFFICE HEREON ACKNOWLEDGES THE
RECEIPT, ON THE DATE INDICATED, OF THE FOLLOWING:

CASE NO.: AD6430 US. CIP

USSN: 09/494107

DOCUMENT: see above

DEPOSIT: ACCT 04-1928 AMOUNT: \$110

ATTORNEY: KEVIN S. DOBSON



E. I. DU PONT DE NEMOURS & CO.
LEGAL PATENT RECORDS CENTER
BARLEY MILL PLAZA 25/1128
4417 LANCASTER PIKE
WILMINGTON, DE 19805

USPS 2002 10/10/03



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:

I-HWA LEE ET AL.

CASE NO.: AD-6430 US CIP

APPLICATION NO.: 09/494,107

GROUP ART UNIT: 1711

FILED: JANUARY 28, 2000

EXAMINER: J. MULLIS

FOR: ADHESIVE COMPOSITIONS BASED ON
BLENDS OF GRAFTED SUBSTANTIALLY
LINEAR POLYETHYLENES AND NON-GRAFTED
CONVENTIONAL POLYETHYLENES

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE AND AMENDMENT

Sir:

In response to the Office Action mailed June 16, 2003, wherein Claims 15, 23, 24, 28, and 30-34 were allowed and Claims 25-27, and 29 were rejected, please reconsider the rejected claims in view of the amendment and the following remarks.